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Tuberculosis—Regulations Governing. (Reg. Bd. of H., Mar. 14, 1914.)

Sec. 19b. Every owner, agent, or occupant of any dwelling or apartment in the city of Haverhill occupied by a person having tuberculosis, or any person having charge of such dwelling or apartment, if he knows or has been notified that such diseased person or persons who had been removed therefrom had tuberculosis, shall, after such patient shall have died or removed from said dwelling or apartment, immediately and before the same is reoccupied, thoroughly cleanse and renovate the same under the supervision of the agent of the board of health. And whenever, in the opinion of the board of health, or its agent, it may be necessary, such owner, agent, occupant, or person in charge of such premises shall cause them to be rewhitened and repapered before such room, apartment, or premises are permitted to be occupied again as a dwelling. All of the above-mentioned persons shall be held responsible for a violation of this section.

Sec. 19c. Whenever a person having tuberculosis moves out of a house or an apartment, the patient, if an adult, or the active head of the family, if he knows or has been notified that such person removed therefrom had tuberculosis, shall notify the board of health of such removal within 48 hours.

Sec. 19d. No person having tuberculosis shall dispose of his sputum, saliva, or other bodily secretion or excretion so as to cause offense or damage to any person or persons occupying the same room or apartment, house, part of house, or premises, or adjoining premises: *Provided, however,* That before any prosecution is made for violation of the provisions of this section an investigation shall be made by the agent of the board of health or the visiting nurse of the said board on any complaint of any person or persons subjected to such offense or danger, and if it appears that the nuisance complained of is such as to cause offense or danger to any person occupying the same room, apartment, house or part of a house, or premises or adjoining premises, he or she shall serve notice, either orally or in writing, upon the person so complained of, reciting the alleged cause of offense or danger, and requiring him to dispose of his sputum, saliva, or other bodily secretion or excretion in such manner as to remove all reasonable cause of danger or offense.

Sec. 19e. In all private places of residence of persons sick with tuberculosis in which adequate individual sleeping accommodations are available no person known to be sick with pulmonary tuberculosis or other communicable form of said disease shall occupy for sleeping purposes a room so occupied by another person not sick with the same form of tuberculosis and whose presence is not necessary for the proper care and treatment of the patient; and no person sick with pulmonary tuberculosis or other communicable form of tuberculosis, and able to procure a bed for his or her individual use, shall occupy a bed occupied or used by another person not sick with some communicable form of tuberculosis.

KANSAS CITY, MO.**Schools—Medical Inspection of Pupils—Sanitary Regulation. (Ord. 19708, July 2, 1914.)**

SECTION 1. That all school boards and boards of education and superintendents of schools in Kansas City, Mo., managers, proprietors, and principals of all public schools and of private and denominational primary schools, shall cause to be made by a competent physician or physicians a medical examination and inspection of all pupils attending any school in Kansas City, Mo., under the supervision and direction of the Board of Hospital and Health of Kansas City, Mo., and such medical examination or inspection to be made at the commencement of each session or term of such school, and immediately thereafter, and as often thereafter as may be required by the Board of Hospital and Health of Kansas City, Mo.